TRADEMARK

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

09/762,223

Group Art Unit: 3731

Filing Date:

May 7, 2001

Examiner:

Milano, Michael J.

Applicant(s): ANSON et al.

Atty. Docket:

78104.018

Title:

DEVICES AND METHODS FOR THE REPAIR OF ARTERIES

REQUEST FOR REINSTATEMENT OF PATENT APPLICATION PRESUMED ABANDONED BY USPTO (37 CFR §1.8(b))

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DEC 1 0 2003

Mail Stop AF

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 TECHNOLOGY CENTER R3700

The undersigned attorney received a telephone call from the Examiner on December 4, 2003 regarding the above-noted application. The Examiner inquired whether a Response was filed, since none was received by the USPTO by the August 19, 2003 Response deadline, and thus it was assumed that the application was being abandoned. Reinstatement of the application is requested since a Response was filed on August 18, 2003 which was fully responsive and which noted that finality was erroneous; and upon receiving a subsequent September 4, 2003 Advisory Action which did not address withdrawal of finality, the accompanying combined Petition to Withdraw Holding of Abandonment/Petition to Withdraw Finality was transmitted to the USPTO via facsimile on September 11, 2003 using a Certificate of Transmission in accordance with 37 CFR §1.8. Note the bottom of the first page of the Petition. By his/her signature below, the party who executed the Certificate attests that he/she personally knows that the Petition was timely transmitted. It is therefore requested that the Petition be entered and acted upon before any decision be made regarding abandonment.

If this document is insuffficient to restore the application to restore the application to ordinary status, please contact the undersigned attorney as soon as possible so that appropriate measures can be taken. If any questions arise with respect to the application, please contact the undersigned attorney. The Commissioner is authorized to charge any fees or credit any overpayments relating to this application to deposit account number 18-2055.

I certify that this correspondence is	being deposited with the United States Postal Service as first class
mail in an envelope addressed to: (Commissioner for Patents, P.O. Box 1450, Alexandria, VA
22313-1450.	

12-4-03

nacia Layton

Date of Deposit Date of Signature

ATTACHMENTS:

Copy of 11 September 2003 Petition (as filed)

For the Applicant,

Craig A. Fieschko, Reg. No. 39,668 DEWITT ROSS & STEVENS, S.C.

Firstar Financial Centre

8000 Excelsior Drive, Suite 401 Madison, Wisconsin 53717-1914

Telephone: (608) 828-0722 Facsimile: (608) 831-2106

cf@dewittross.com

Marcia Layton

TO:Auto-reply fax to 6088312106 COMPANY:



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#8/11/03 07:28 F4% 8088312108 DIWITT ROSS STEVEN

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46 (including cover page)

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Capitol Square Office Two East Millin Street Suite 600 Madison, WI 53703-2865 Fex 808-252-9243

West Office Firster Financial Centre 8000 Excessor Drive, 4th Floor Madison, WI 53717-1914 Fax 808-831-2106 Tel 608-831-2100

FACSIMILE TRANSMITTAL

Group Director Group Art Unit 3731 at (703) 872-9303

From: Craig Fieschko

Pages: 46

Date: September 11, 2003

8:35 A.M. Time:

RESPOND TO Coming Pienchiko (West Office) 608-828-0722

Fux: 608-831-2106

Our Ref. 78104.018

Your Ref. USSN 09/762,223

RE:

Serial No : 09/762,223

Filling Date: May 7, 2001
Applicant(s): ANSON et al.
Title: DEVICES A

Group Art Unit: 3731
Examiner: Milano, Michael 3.
Atty. Docket: 78104.018

ANSON et al.

DEVICES AND METHODS FOR THE REPAIR OF ARTERIES

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PATENT

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

09/762,223

Group Art Unit: 3731

Filing Date: May 7, 2001

Examiner:

Milano, Michael J.

Applicant(s): ANSON et al.

Atty. Docket:

78104.018

Title:

DEVICES AND METHODS FOR THE REPAIR OF ARTERIES

COMBINED PETITION UNDER 37 CFR §1.181(a)(1) TO WITHDRAW PREMATURE FINAL REJECTION / TO WITHDRAW HOLDING OF ABANDONMENT

(37 CFR §1.113(a); MPEP 706.07(c))

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Group Director, Group 3731 Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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TECHNOLOGY CENTER R3700

As per MPEP 1002.02(c)(3)(a), it is understood that this Petition is to be decided by the Group Director of Group Art Unit 3731. If this understanding is incorrect, please forward to the Office of Petitions or the other responsible entity.

Statement of Facts (37 CFR §1.181(b)): The facts are as follows. 1.

The Office Action of February 19, 2000 stated in its Office Action Summary that it was a Final action. However, the Office Action otherwise lacked any mention of finality or a statement of why finality was being applied (e.g., none of the standard form paragraphs of MPEP 706.07 were provided). Additionally, certain claims were subjected to new rejections, but these claims had not undergone any amendment in the prior Response, nor were the rejections based on information recently submitted in an Information Disclosure Statement. See, for example, independent claim 51:

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3731	(703) 872-9303	9-11-03	marcia Layton
Group Art Unit	Facsimile No.	Date	Signature Signature

- (1) Independent claim 51 was filed in a Preliminary Amendment when the present application entered the National Stage.
- (2) Claim 51 was then subjected to a §112(1) rejection in the subsequent September 25, 2002 Office Action (owing to a lack of the claimed elements being labeled in the drawings)
- (3) The rejection was addressed by drawing amendments submitted in a December 24, 2002 Response. Claim 51 was not itself amended.
- (4) The (Final) Office Action of February 19, 2003 then set forth a new §102(b) rejection of claim 51 in view of U.S. Patent 4,485,816 to *Krumme* (which was a newly-cited reference cited by the Examiner, not by the Applicant).

In other words, the February 19, 2003 (Final) Office Action was one "where the examiner introduce[d] a new ground of rejection that is neither necessitated by applicant's amendment of the claims nor based on information submitted in an information disclosure statement filed during the period set forth in 37 CFR 1.97(c) with the fee set forth in 37 CFR 1.17(p)" – and thus the February 19, 2003 Office Action should not have been made final under MPEP 706.07(a). This, coupled with the mention of finality only in the Office Action Summary (i.e., owing to the lack of customary paragraphs relating to finality), made it appear that the checking of the "final" box in the February 19, 2003 Office Action Summary was plain error.

The Applicant then filed a Response on August 18, 2003, which noted the foregoing issues relating to finality at Section 1, page 7 and requested that the February 19, 2003 Office Action be treated as nonfinal. The Response otherwise made a complete Response to all outstanding matters. However, a September 4, 2003 Advisory Action was then received which did not address the issue of finality, and which refused to enter or otherwise consider the amendments of the August 18, 2003 Response on the grounds that they raised new issues.

It is understood that if the finality of the February 19, 2003 Office Action is maintained, then the present application effectively stands abandoned for failure to obtain

The delay in filing the Response – which was filed with a 3-month extension – was unavoidable owing to reorganization/refinancing issues occurring over the period in question, requiring that the application remain untouched.

allowability (or otherwise file for continued examination) prior to August 19, 2003 (6 months from the date of the February 19, 2003 Office Action). Thus, this Petition is also effectively a Petition to Withdraw Holding of Abandonment (though no official notice of a holding of abandonment has been received yet). On the other hand, if the finality of the February 19, 2003 Office Action is withdrawn, the application will still be pending, and will be awaiting entry and consideration of the August 18, 2003 Response.

It is therefore requested that the finality of the February 19, 2003 Office Action be withdrawn; and that the September 4, 2003 Advisory Action be withdrawn and replaced (or otherwise supplemented) with an Office Action which fully considers the August 18, 2003 Response, and sets a new period for Response. Such relief is believed to be justified because the rejections of the February 19, 2003 Office Action should not have been made final in accordance with the standards of MPEP 706.07(a); and this fact, coupled with the unconventional presentation of finality (i.e., the lack of any mention of finality save for in the February 19, 2003 Office Action Summary), led to a fair question of whether the indication of finality in the February 19, 2003 Office Action Summary was plain error.

It is understood that as per 37 CFR §1.181(f), this Petition "may be dismissed as untimely" owing to the passage of time since the February 19, 2003 Office Action. However, since this language makes dismissal permissive, rather than mandatory, kindly grant the relief requested above. Because the finality was contrary to MPEP 706.07(a), and the specification of final status was irregular and appeared erroneous, it was believed that the February 19, 2003 Office Action would not be treated as final (as requested in the August 18, 2003 Response). In this respect, this Petition is promptly filed insofar as it requests relief from the September 4, 2003 Advisory Action.

As per 37 CFR §1.181(b), any facts requiring proof are set out in the form of declarations or exhibits accompanying this Petition.

In Closing

If any questions regarding this petition or the application arise, please contact the undersigned attorney. Telephone calls are welcomed and encouraged. The Commissioner is authorized to charge any fees or credit any overpayments relating to this application to deposit account number 18-2055.

ATTACHMENTS:

- Pages 1-2, February 2, 2001 Preliminary Amendment
- September 25, 2002 Office Action
- Pages 1-9, December 24, 2002 Response
- February 19, 2003 Office Action
- Pages 1 & 7, August 18, 2003 Response
- September 4, 2003 Advisory
 Action

For the Applicant,

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PATENT

N THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): ANSON et al.

Atty. Docket: 78104.018

Title:

DEVICES AND METHODS FOR THE REPAIR OF ARTERIES

PRELIMINARY AMENDMENT (37 CFR §1.121/MPEP 714.09)

Box: New Patent Application with Non-Fee Amendment Assistant Commissioner for Patents

Washington, D.C. 20231

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To the Commissioner:

Prior to calculation of the filing fee and examination of the above-referenced application on the merits, please amend its claims (as amended under PCT Article 34) as follows:

AMENDMENTS

In the Specification:

At page 1 line 4 insert -- Field of the Invention--

At page 1 line 9 insert -- Background of the Invention--

At page 1 line 26 insert -- Summary of the Invention--

At page 11 line 25 insert -- Summary of the Drawings--

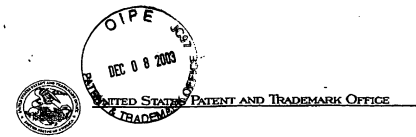
At page 12 line 27 insert -- Detailed Description of Preferred Embodiments of the Invention-

In the Claims:

Cancel claims 1-50 and add new claims 51-70 as follows:

I certify that this correspondence is I Post Office to Addressee, in an envel	peing deposited with the United Stat ope addressed to: Box: PCT, Assista	es Postal Service as Express Mail - ant Commissioner for Patents,
Washington, D.C. 20231.		
EL 674299756US	Date of Deposit 0	Stromonel
Express Mail Label No.	Date of Deposit	Signature

- 51. A fixator for retaining a graft on an artery comprising:
 - a. a plurality of first parts for contacting the graft when the device is pierced radially through the graft and the artery wall,
 - b. at least one second part for contacting the artery when the device is pierced radially through the graft and the artery wall, and
 - c. a resilient member connecting the first and second parts, wherein:
 - (1) the resilient member biases the first and second parts towards each other into a retaining configuration such that in use the artery and the graft are retained together between the first and second parts of the device, and
 - (2) the first and second parts are moveable into an open configuration in which they are further apart than in the retaining configuration to enable the device to be conveyed along an artery.
- 52. The fixator of claim 51 wherein in the open configuration the first parts, the resilient member, and the second part are all at least substantially disposed along a common axis.
- 53. The fixator of claim 51 wherein in the retaining configuration at least one of the first and second parts forms an arcuate shape.
- 54. The fixator of claim 51 wherein at least a portion of at least one of the first and second parts is sharpened to enable said part to pierce a graft and an artery.
- 55. The fixator of claim 54 wherein both the first and the second parts are so sharpened.
- 56. The fixator of claim 51 wherein the device is formed from a wire.
- 57. The fixator of claim 51 wherein the device is formed from a shape memory alloy.



docketed

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
09/762,223	05/07/2001	Antony Walter Anson	78014.018	2854
75	90 09/25/2002	•		
Dewitt Ross &	¿ Stevens		EXAM	INER
8000 Excelsion Madison, WI			ROBERTS	, PAUL A
			ART UNIT	PAPER NUMBER

Please find below and/or attached an Office communication concerning this application or proceeding.

DATE MAILED: 09/25/2002

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TECHNOLOGY CENTER A3700

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	861	Application 1		50	
Office Ac	3 _H - <i>H</i>	Application N 09/762,223	о.	Applicant(s) ANSON ET AL.	
	tiển Summary	Examiner		Art Unit	
RADEMA		Paul A Robert	5	3731	
The MAILING Period for Reply	DATE of this communication app	pears on the co	er sheet with the		dress
THE MAILING DATE - Extensions of time may be after SIX (6) MONTHS from - If the period for reply specific if NO period for reply is specified by the Company reply received by the Compa	ATUTORY PERIOD FOR REPLY OF THIS COMMUNICATION. available under the provisions of 37 CFR 1.13 in the mailing date of this communication. fied above is less than thirty (30) days, a reply ceffied above, the maximum statutory period v et or extended period for reply will, by statute office later than three months after the mailing ment. See 37 CFR 1.704(b).	36(a). In no event, h y within the statutory will apply and will exp i. cause the application	owever, may a reply be to minimum of thirty (30) da ire SIX (6) MONTHS from n to become ABANDON	imely filed lys will be considered timely the mailing date of this co	y. ommuńication.
1) Responsive to	communication(s) filed on	·			
2a) This action is	FINAL. 2b) Th	is action is nor	-final.		
closed in acco	plication is in condition for allowa	ance except for Ex parte Quay	formal matters, p	prosecution as to th 453 O.G. 213.	e merits is
Disposition of Claims					
	2 is/are pending in the application				
4a) Of the abov	ve claim(s) is/are withdraw	wn from consid	eration.	Dr-	
5) Claim(s)	_is/are allowed.			UECE	1/
6)⊠ Claim(s) <u>51-69</u>	is/are rejected.			DEC	VED.
7)⊠ Claim(s) <u>70</u> is/a	are objected to.		7	RECEI DEC 1 0 2	?003
8) Claim(s) Application Papers	_ are subject to restriction and/o	r election requ	rement.	TECHNOLOGY CENT	ER.Razoo
9)⊠ The specificatio	n is objected to by the Examine	эг.			1,00
10)⊠ The drawing(s)	filed on <u>5/07/2001</u> is/are: a) ☐ a	accepted or b)	objected to by the	Examiner.	
	not request that any objection to th				
11) The proposed d	Irawing correction filed on	_is: a) 🔲 appr	oved b) disapp	roved by the Examir	er.
If approved, co	orrected drawings are required in re	ply to this Office	action.		
12) The oath or dec	claration is objected to by the Ex	caminer.			
Priority under 35 U.S.C	. §§ 119 and 120				
13) Acknowledgme	ent is made of a claim for foreig	n priority unde	35 U.S.C. § 119	(a)-(d) or (f).	
a) ☐ All b) ☐ So	ome * c) None of:				
1.⊠ Certified	copies of the priority document	ts have been re	eceived.		
2. Certified	copies of the priority documen	ts have been re	eceived in Applica	ation No	
3.☐ Copies o	of the certified copies of the pricilication from the International Build detailed Office action for a list	ority documents ureau (PCT Ru	have been recei le 17.2(a)).	ved in this Nationa	l Stage
14) Acknowledgmer	nt is made of a claim for domest	tic priority unde	r 35 U.S.C. § 119	9(e) (to a provisiona	al application).
• —	ation of the foreign language pront is made of a claim for domes	• •			
Attachment(s)					•
Notice of References C Notice of Draftsperson's	ited (PTO-892) s Patent Drawing Review (PTO-948) Statement(s) (PTO-1449) Paper No(s) §	4) 5) 9 <u>,10,11</u> . 6)	_	ary (PTO-413) Paper N al Patent Application (P	

Application/Control Number: 09/762,223
Art Unit: 3731



DETAILED ACTION

Drawings

- 1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the 1st and 2nd part, locating member, supporting member, and elongated member must be shown and labeled or the feature(s) canceled from the claim(s). No new matter should be entered.
- 2. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Specification

This application does not contain an abstract of the disclosure as required by 37
 CFR 1.72(b). An abstract on a separate sheet is required.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5. Claim 51-66 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Art Unit: 3731

- 6. In order to enable one of ordinary skilled in the art to build this invention, all objects in which the claims refer must be clearly described in the specification and drawn in the figures.
- 7. In claims 51-61 the applicant failed to label or describe to what the 1st and 2nd parts refer.
- 8. In claim 62 the applicant failed to label or describe to what the locating member and supporting member refer.
- 9. Claims 63-66 are rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure, which is not enabling. The description of the elongate members is critical to the practice of the invention, but not included in the claim(s) and not enabled by the specification or drawings.

Claim Rejections - 35 USC § 112

- 10. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 11. Claims 55 and 62 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 12. In claim 55, the applicant states "...parts are so sharpened." The phrase "so" requires a depending clause to change the normal intrinsic state of the noun being modified. For example, "... so sharpened as to allow them to puncture an artery." As written the claim is indefinite and is therefore rejected under 35 USC 112 second paragraph. An exception to this rule is when the word being modified has different levels in which it can be modified, like "the desk was so big." The use of the modifier for words like, "free, sharpened, full" is illogical and renders the claim indefinite.

Art Unit: 3731

- 13. Claim 62 is rejected under 35 U.S.C. 112, second paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.
- 14. The applicant describes a helical structure in part C, yet there is no mention of a helical structure in the specification and no support in the diagrams to substantiate the claimed subject matter.

Claim Rejections - 35 USC § 103

- 15. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 16. Claim 68 and 69 are rejected under 35 U.S.C. 103(a) as being unpatentable over Green, 6190401.
- 17. Regarding claim 68, the elongate member of the Green device has the capability of being in an open configuration, figure 14, and a retaining configuration, figure 1, where in the 1st and 2nd parts are closely spaced, wherein the device is biased towards the closed configuration. Further, the elongate member extends between the first and second element and is connected between the first and second ends. The modified Green device could be inserted into a graft-bearing artery to pierce the graft and artery. Once the device, part 1, is completely pushed through the artery, the graft and artery would be maintained between the first and second part where in the device would be in the closed position.

Art Unit: 3731

18. Regarding claim 69, the fixator has 2 parts that are sharpened, allowing it to pierce an artery and a graft (see figure 14).

Figure 10

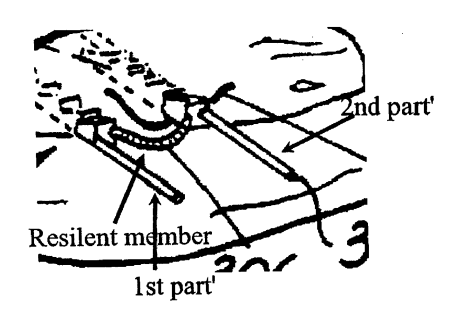
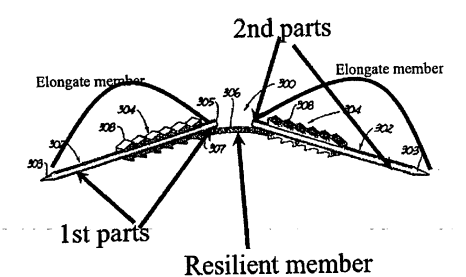


Figure 14



Art Unit: 3731

Allowable Subject Matter

- 19. Claim 70 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 20. The following is an examiner's statement of reasons for allowance: The prior art does not teach a fixator with the limitations of claim 68 and biasing element.
- 21. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

6071292	The device has a very similar structure to the second embodiment of the
•	invention.
5540716	A surgical fastener
5984949	A surgical fastener
5263973	Surgical stapling method and apparatus
4317451	Plastic surgical staple

Art Unit: 3731

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul A Roberts whose telephone number is (703) 305-7558. The examiner can normally be reached on 7:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Milano can be reached on 703-308-2496. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3590 for regular communications and (703) 305-3590 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0858.

Paul Roberts September 17, 2002

MICHAEL J. MILANO SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700

Notice of References Cited Application/Control No. 09/762,223 Examiner Paul A Roberts Applicant(s)/Patent Under Reexamination ANSON ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-6,190,401	02-2001	Green et al.	227/902
	В	US-6,273,903	08-2001	Wilk, Peter J.	606/142
	Ç	US-5,413,584	05-1995	Schulze, Dale	227/19
	D	US-4,275,813	06-1981	Noiles, Douglas G.	206/339
	E	US-5,263,973	11-1993	Cook, Melvin S.	606/215
	F	US-5,984,949	11-1999	Levin, John M.	606/216
	G	US-5,540,716	07-1996	Hlavacek, Robert A.	227/902
	Н	US-6,071,292	06-2000	Makower et al.	606/139
	1	US-4,317,451	03-1982	Cerwin et al.	227/19
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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Sheet	1	of	1	Attorney Docket Number	78104.018	- STOCKIEH R3700

Exam.	Cite			Name of Patentee or Applicant of Cited Document	Date of Publication of Cited Document	Location of Relevant Matter (if unspecified, assume entire
Initiak	No.	Number	Kind Code (if known)	Document	(MM-DD-YYYY)	document is relevant)
RII		5,573,543	Α	Akopov et al.	11-12-1996	
PR		5,618,311	A	Gryskiewicz	04-08-1997	
PR	,	5,720,755	A	Dakov	02-24-1998	
177		5,941,890		Voegele ec al.	08-24-1999	+

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JC02 Rec'd PC., PTO 0 2 FEB 2001 **FORM PTO-1449** Docket No.:78104.018 Serial No: U.S. Dept. of Commerce Applicant: ANSON et al. Patent and Trademark Office Filing Date: Group: Information Disclosure Statement by Applicant Simultaneously Herewith 37 CFR 1.98(b) U.S. PATENT DOCUMENTS Subclass Filing Date Patent Number Issue Date Patentee Class Exam Intl 09/08/1970 Shen 3,527,223 3,716,058 02/13/1973 Tanner 4,590,938 05/27/1986 Segura et al. 05/01/1990 Hillstead 4,921,484 Taheri 08/27/1991 5,042,707 03/09/1993 Pannek 5,192,291 5,222,971 06/29/1993 Willard 07/19/1994 Wilk 5,330,490 Alwafaie 5,531,760 07/02/1996 04/08/1997 Gryskiewicz 5,618,311 5,632,746 05/27/1997 Pyka FOREIGN PATENT OR PUBLISHED FOREIGN PATENT APPLICATION Transl. Country or Class Subclass Publ. Date Document Patent Office Number Yes No **PCT** 16.04.92 WO 92/05828 04/05/1996 France FR 2,725,126 FR 2,746,292 09/26/1997 France 01/28/1998 Europe EP 0820729

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	OTHER DOCUMENTS (Including Author	or, Title, Date, Pages, etc.)
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Examiner:

Initial citation considered. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

09/762,223

Group Art Unit: 3731

Roberts, Paul A.

Filing Date: May 7, 2001

Examiner:

Title:

Applicant(s): ANSON et al.

Atty. Docket:

78104.018

DEVICES AND METHODS FOR THE REPAIR OF ARTERIES

RESPONSE TO SEPTEMBER 25, 2002 OFFICE ACTION (37 CFR §1.111)

Box: Non-Fee Amendment

Assistant Commissioner for Patents

Washington, D.C. 20231

In Response to the Office Action of September 25, 2002, the period for Response being set to expire on December 26, 2002 (December 25 being a holiday), reconsideration of the objections and/or rejections and further examination of the application are requested in view of the following amendments and comments.

AMENDMENTS

Please amend the application as follows:

Drawing Changes (Other than Those Requested on Form PTO-948) (37 CFR §1.121(d)):

Pursuant to 37 CFR §1.121(d) and MPEP 608.02(p), (q), (r), and (v), a separate paper entitled Submission of Proposed Drawing Amendment for Approval by Examiner (MPEP 608.02(r)) has been transmitted simultaneously with this Response. Attached to the Submission of Proposed Drawing Amendment is a print or pen-and-ink sketch showing proposed drawing changes in red ink or otherwise highlighted, in accordance with MPEP §608.02(v). A copy of the sketch is also appended to this Response for your convenience.

I certify that this corresponding an envelope addressed to	ndence is being deposited with the Un o: Assistant Commissioner for Pater	nited States Postal Service as first class mail ats, Washington, D.C. 20231.
12-24-02	12-24-02	maicio Layton
12-24-02 Date of Deposit	Date of Signature	Signature

In the Specification (37 CFR §1.121(b)): The changes in each paragraph's content are indicated in the accompanying Amendment Sheet illustrating the paragraph and marking the changes made therein.

- Please delete the paragraph situated at page 12 lines 28-30 of the specification and insert the following replacement paragraph in its place (with support for the amendment being found in claims 51 and 68, as well as in Figs. 1-3 in particular):
 - Referring to the drawings, Fig. 1. illustrates a plan view of a wire-form fixator [2], connected by welding in the central area. The end termination of the fixator are sharpened and shown in the unconstrained (retaining) configuration. The fixator [2], which is shown in its retaining configuration, includes elongated members [300] each extending between first parts [302] and second parts [304], with the first parts [302] and second parts [304] being connected by resilient members [306].
- Please delete the paragraph situated at page 14 lines 21-24 of the specification and insert the following replacement paragraph in its place (with support for the amendment being found in claim 62, as well as in Fig. 10 in particular):
 - The stabiliser (Fig. 10) consists of two elastically deformable thin strips of metal (47) which, when unconstrained form a nominally circular shape (46). The two strips are riveted together (45) at the leading edge and are riveted onto a short metal tube (49) which has been arranged to retract within a catheter sheath (48). The metal tube (49) serves as a locating member for locating the device with respect to a catheter, and the distal portions of the strips (46) define support members (320) for supporting the catheter on the inner wall of an artery or graft. The proximal portions of the strips (46) then serve as resilient members (322) which connect the locating member (49) and the support members (320), with the resilient members (322) biasing the support members (320) toward the artery wall. As the resilient members (322) bias the support members (320) toward the artery wall, they reduce the distance between the end of each support member (322) and its resilient member (322), thereby causing the support member (322) to bow radially outward with respect to the locating member (49).

Please delete the paragraph situated at page 16 lines 23-26 of the specification and insert the following replacement paragraph in its place (with support for the amendment being found in claim 62, as well as in Fig. 13 in particular):

Fig. 13 illustrates methods of forming the distal end of a dilator (110-112) and shows schematically, a single wire-form dilator element (107-109) and a wire-form deployment and envelope expansion mechanism in the from of a pulling wire (119) and a pushing pulling tube (120). Each dilator element includes a dilating member (107) having a resilient member (350) connecting the dilating member (107) to a locating member (108) and biasing the dilating member (107) towards and into contact with the inner artery wall, whereby in use the resilient members (350) cause the dilating members (107) to apply outward pressure to the inner artery wall to dilate the artery. The pulling wire (119) serves as a means for reducing the distance between each dilating member (107) and each locating member (108), thereby causing the central section of said dilating member (107) to bow radially outward with respect to the locating member (108) in order to apply increased outward pressure on the inner wall of the artery when the device is in use.

 Please insert the following Abstract, which is also provided on a separate sheet appended to this Response.

A device for retaining a graft on an artery, comprising a first part for contacting the graft and a second part for contacting the artery when the device is pierced radially through the graft and the artery wall, the first and second parts being connected by a resilient member, wherein the resilient member biases the first and second parts towards each other into a retaining configuration such that in use the artery and the graft are retained together between the first and second parts of the device, and wherein the first and second parts are moveable into an open configuration in which they are further apart than in the retaining configuration to enable the device to be conveyed along an artery.

In the Claims (37 CFR §1.121(c)): Please amend the claims as follows. Any changes in the claims' content are indicated in the accompanying Amendment Sheet illustrating the amended claims and marking the changes made therein.

- Please amend claim 55 as follows to remedy the 35 USC §112(2) rejection, with support for the amendment being found particularly in claim 54:
- 55. [AMENDED] The fixator of claim 54 wherein at least a portion of both the first and second parts is sharpened to enable said parts to pierce a graft and an artery.
- Please amend claim 62 as follows to remedy the 35 USC §112 rejection:
- 62. [AMENDED] The fixator of claim 51 included within a kit, the kit further comprising at least one of:
 - a. a device for supporting a catheter within an artery or arterial graft, the device including:
 - (1) a locating member for locating the device with respect to the catheter,
 - (2) a plurality of support members for supporting the catheter on the inner wall of the artery or graft,
 - (3) a resilient member connecting the locating member and the support members, wherein the resilient member biases the support members towards the artery wall,
 - (4) means for reducing the distance between the end of each support member distal to the locating member and the end of said support member proximate the locating member, thereby causing the central section of said support member to bow radially outward with respect to the locating member;

- b. a device for dilating an artery when delivered translumenally to a locus of an artery by means of a catheter, the device including:
 - (1) a locating member for locating the device with respect to the catheter;
 - (2) a plurality of dilating members,
 - (3) a resilient member connecting the dilating members to the locating member and biasing the dilating member towards and into contact with the inner artery wall, whereby in use the resilient members cause the dilating members to apply outward pressure to the inner artery wall and dilate the artery,
 - (4) means for reducing the distance between the end of each dilating member distal to the locating member and the end of said dilating member proximate the locating member, thereby causing the central section of said dilating member to bow radially outward with respect to the locating member in order to apply increased outward pressure on the inner wall of the artery when the device is in use.

- Please amend claims 68 and 69 as follows to conform their terminology to that of claim 51:
- 68. [AMENDED] A fixator for retaining a graft on an artery, the fixator comprising elongated members:
 - extending between first and second parts, and
 - b. being connected between their first and second parts, wherein each elongated member moves between:
 - (1) an open configuration wherein the elongated member is at least substantially oriented along a linear axis with its first and second parts distantly spaced, and
 - (2) a retaining configuration wherein the elongated member is bent so that its first and second parts are closely spaced,

whereby the elongated members of the fixator may in the open configuration be inserted into the circumference of a graft-bearing artery to pierce the graft and artery, and may then be moved to the retaining configuration to situate the graft and artery between the first and second parts.

69. [AMENDED] The fixator of claim 68 wherein at least one of the first and second parts of each of the elongated members is sharpened, whereby it may more easily pierce a graft and an artery.

REMARKS

1. Sections 1 and 2: Objections to the Drawings

The objections to the drawings are addressed by the proposed drawing amendment discussed above, in accompaniment with the amendments to the specification. All claimed features are now clearly indicated. Note that claim 68 has been amended so that the parts (formerly "ends") are assigned reference numerals by the amendments to the specification.

2. Section 3: Abstract

The abstract from the PCT Publication of the priority application (WO 00/07506) is added by the amendments.

3. Sections 4-9 of the Office Action: Rejection of Claims 51-66 under 35 USC §112(1) Kindly reconsider these rejections. It is submitted that the issue is not one of enablement, i.e., whether the specification describes the invention in such terms that one skilled in the art can make and use the claimed invention, since the specification contains such detail as per MPEP 2164. Rather, the rejections in issue would be more properly posed as objections under 37 CFR §1.75(d)(1) (lack of correspondence between claim terminology and specification), i.e., the issue is basically one of clarity. The specification and drawings have now been amended so that examples of the claimed features are more clearly indicated in the specification.

4. Sections 10-14 of the Office Action: Rejection of Claims 55 and 62 under 35 USC §112(1)

The rejection of claim 55 should be obviated by the accompanying amendment. Regarding claim 62, the claimed structure is discussed (for example) at page 6 line 18 onward; however, to minimize difficulties in conforming the claims, drawing, and specification, the structure in issue has been removed from claim 62.

5. Sections 15-18 of the Office Action: Rejection of Claims 68-69 under 35 USC §103(a) in view of U.S. Patent 6.190.401 to Green

Reconsideration of the rejections is requested. Initially, note that claim 68 recites elongated members (in the plural). If Green is regarded as having a pair of elongated members 302/303/308/304 (as shown in the Examiner's second drawing in the Office Action), Green neither discloses nor suggests bending each of the elongated members as recited in claim 68; rather, each elongated member stays straight, with the bioresorbable connection between them (see column 8 line 62 onward) being bent. Note that the Fig. 10 apparatus is shown "spread" merely because the bioresorbable connecting material is not rigid, and that the apparatus is not in fact bent when deployed: as depicted in Figs. 7-9 and described in the specification, the Green apparatus is driven forward in a U-shaped form, see Figs. 13 and 14, with each "arm" being in parallel and being driven by needle 302, see Figs. 13 and 15, and the apparatus remains in this configuration when deployed, without the spacing between the arms being varied. After deployment, the bioresorbable connection between the arms dissolves while the arms remain in tissue as retaining spikes (see, e.g., column 10 lines 55-60). Thus, Green has no teaching or suggestion that a fixator may include an elongated member (much less multiple elongated members) wherein each elongated member is bent from a linear form to a form wherein its ends are closely spaced, such that each elongated member retains a graft and artery together. Green is simply a rather conventional surgical staple having linear arms which remain in linear form when installed in tissue, but the "bridge" of the staple is made of dissolving (and flexible) material. Consider that this flexible material cannot maintain the arms in a closely spaced condition (and in fact it cannot hold the arms in any fixed location owing to its flexibility), and thus there is no way to use the Green apparatus to fix an artery and graft in the manner claimed, nor is there any apparent reason why one would be motivated to modify the Green apparatus to provide this capability. In

Note that the amendments to claim 68 to change "ends" to "parts" do not effect any substantive change to the scope of the claim, and rather are made to conform the language of claims 51 and 68 and ensure that all claimed features are denoted in the drawings.

contrast, look to Figs. 1 and 3 of the Applicant's drawings for illustration of the readily deployable, self-retaining aspects of an exemplary version of the claimed invention.

6. Sections 19-21 of the Office Action: Allowance of Claim 70

The indication that claim 70 is allowable is noted and appreciated. The claim is not rewritten in independent form because it is believed that the current independent claims are allowable for the reasons noted above.

7. In Closing

If any questions regarding the application arise, please contact the undersigned attorney. Telephone calls related to this application are welcomed and encouraged. The Commissioner is authorized to charge any fees or credit any overpayments relating to this application to deposit account number 18-2055.

For the Applicant,

ATTACHMENTS:

 Amendment Sheet ("Marked-Up" Copy) Showing Changes to Application

 Submission of Proposed Drawing Amendment for Approval by Examiner

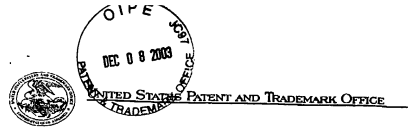
New Abstract

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/762,223	05/07/2001	Antony Walter Anson	78014.018	2854	
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8000 Excelsion	Drive Suite 101		EXAMI	NER	
Madison, WI	53717-1914		MILANO, MICHAEL J		
			ART UNIT	PAPER NUMBER	
			3731		
			DATE MAILED: 02/19/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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5)[Claim(s) is/are allowed.			CHI	18 CX
6)⊠	Claim(s) 51-61 and 63-70 is/are rejected.			O _C	1/2
7)⊠	Claim(s) 62 is/are objected to.			•	
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14)	Acknowledgment is made of a claim for d	omestic priority u	nder 35 U.S	S.C. § 119(e) (to a p	rovisional application).
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Art Unit: 37 F E

DETAILED ACTION

Priority

- 1. Acknowledgment is made of applicant's claim for foreign priority based on two applications filed in GB and on 08/03/98. It is noted, however, that applicant has not filed a certified copy of the GB patent application as required by 35 U.S.C. 119(b).
- 2. This application filed under former 37 CFR 1.62 lacks the necessary reference to the prior application. A statement reading "This is a continuation of Application No. 05/07/2001, filed 08/03/1998." should be entered following the title of the invention or as the first sentence of the specification. Also, the current status of the parent nonprovisional application(s) should be included.

Drawings

3. The corrected or substitute drawings were received on 12/31/02. These drawings are accepted by the examiner.

Specification

- 4. Corrections to the specification were received on 12/30/02. The corrections are accepted by the examiner.
- 5. Addition of the abstract was received on 12/30/02. The abstract is accepted by the examiner.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

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6. Claims 51-63 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The resilent member does not bias the first and second parts. Though the specification provides enablement and disclosure for this feature, both the specification and claim 51 incorrectly attribute the bending motion of the staple to the resilient member. The biasing force that changes the shape of the first and second parts is the stored, mechanical, spring-type energy in the first and second parts, not the resilient member.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 51, 53-61, 63-64, and 66-70 are rejected under 35 U.S.C. 102(b) as being anticipated by Krumme, US 4,485,816.

- 7. Regarding claims 51 and 58, Krumme discloses a surgical staple containing a plurality of first and second parts connected by a resilient member wherein the first and second parts become close together in the retaining configuration and further apart in the open configuration. See first attached diagram.
- Regarding claim 53, both the first and second parts form an arcuate shape.

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- 9. Regarding claim 54 & 55, the staple has sharpened end points on the first and second parts.
- 10. Regarding claim 56, the device is made from wire.
- 11. Regarding claim 57, the Krumme device is made of a shape memory alloy (abstract.)
- 12. Regarding claim 59, the fixator contains a plurality of parts that are integral.
- 13. Regarding claim 60, the device has two first and second parts.
- Regarding claim 61, the surgical staple of figure 5b meets all the limitations of claims 51, 58, 60, and 61. The Krumme staple contains an equal number of first and second parts, a resilient member (the top section of the staple), and is held together by the attaching structure (the part that bonds each resilient structure together.)
- 15. Regarding claim 63, the Krumme fixator can hold a graft.
- 16. Regarding claim 64, the Krumme device illustrated in figure 5a contains two elongated members (one elongated member has been painted gray in the attached diagram, the other one is white.) The elongated members have an open and closed configuration. In the open configuration, the first and second members are spaced; in the closed configuration, the first and second members are closer together.
- 17. Regarding claim 66, the ends of the first and second parts are sharpened.
- 18. Regarding claim 67, the elongated members extend entirely between the first and second parts.
- 19. Regarding claim 68 and 69, the Krumme device discloses all the limitations of claims 68 and 69 which were described in the rejections of claims 51, 53-61, 63-64, and 66-67.

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20. Regarding claim 70, the Krumme device can be normally biased in either configuration, open or closed, depending on the temperature in which it is stored.

21. Claims 51, 52, 64, and 65 are rejected under 35 U.S.C. 102(b) as being anticipated by Shein, US 3,527,2234. As shown in figure 1, Shein discloses a surgical device containing a plurality of first and second parts connected by a resilient member wherein the first and second parts become close together in the retaining configuration and further apart in the open configuration. Additionally, the Shein device contains two elongated members. The elongated members have and open and closed configuration. In the open configuration, the first and second members are spaced; in the closed configuration, the first and second members are closer together. The Shein device also discloses that the elongated members are aligned in a common axis in the closed position.

Allowable Subject Matter

Claim 62 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art does not teach a fixator as claimed in claim 51, contained in a kit wherein said kit contains all of the elements of claim 62.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following patents use shape memory material to cause a shape change in a tissue anchor. US 6,200,330; 5,586,983; 6,113,611; 5,219,358; 6,447,524.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul A Roberts whose telephone number is (703) 305-7558. The examiner can normally be reached on 7:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Milano can be reached on 703-308-2496. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3590 for regular communications and (703) 305-3590 for After Final communications.

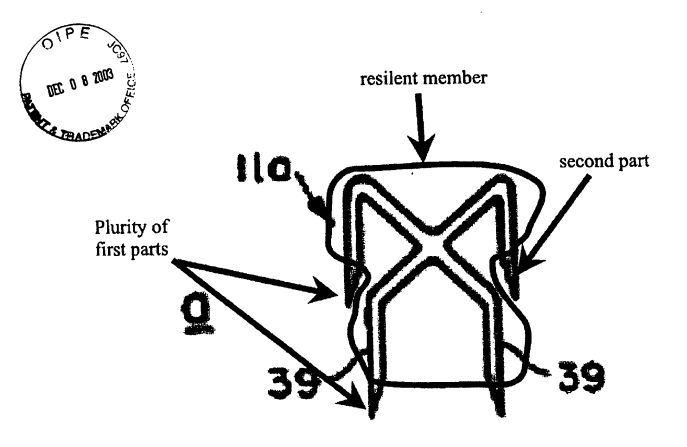
Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0858.

Paul Roberts

February 10, 2003

Application/Control Number: 09/762,223

Art Unit: 3731



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Notice of References Cited	Examiner	Art Unit	0
	Paul A Roberts	3731	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-5,586,983	12-1996	Sanders et al.	606/61
\top	В	US-6,113,611	09-2000	Allen et al.	606/151
T	С	US-5,219,358	06-1993	Bendel et al.	606/222
T	D	US-4,485,816	12-1984	Krumme, John F.	606/219
1	E	US-6,200,330	03-2001	Benderev et al.	606/232
寸	F	US-6,447,524	09-2002	Knodel et al.	606/151
1	G	US-6,287,315	09-2001	Wijeratne et al.	606/108
	н	US-6,451,034	09-2002	Gifford et al.	606/153
	ŀ	US-6,485,496	11-2002	Suyker et al.	606/153
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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Transl.
Yes No
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09/762223 Page 2 Rec'd PCT/PTO 05 FEB 2001

Examiner: Date Considered: 9/3-		OTHER DOCUMENTS (Including Author,	Title, Date, Pages, etc.)
Prominer: Date Considered: 9/9-			
Examiner.	Examiner:	Mylor	Date Considered:

Examiner:

Initial citation considered. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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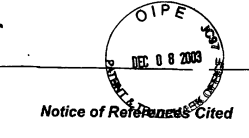
Substitute for form 1449A/PTO	Com	plete if Known
INFORMATION DISCLOSURE	ication Number 09/762,223	RECEIVE
STATEMENT BY APPLICANT	Date May 7, 200	RECEIVED
First	Named Inventor Anthony W	
(Use as many sheets as necessary) Grou	p Art Unit 3736	Valter Anson APR - 3 2802
	iner Name Unknown	TECHNOLOGY
Sheet 1 of 1 Attor	ney Docket Number 78104.018	TECHNOLOGY CENTER R3700

Exam. Initials	Male N		ocument	Name of Patentee or Applicant of Cited	Date of Publication	Location of Relevant Matter
		Number	Kind Code (if known)	Document	of Cited Document (MM-DD-YYYY)	(if unspecified, assume entire document is relevant)
RIL		5,573,543	A	Akopov et al.	11-12-1996	1 H
PR		5,618,311	A	Gryskiewicz	04-08-1997	
PRA		5,720,755	A	Dakov	02-24-1998	
116		5,941,890	- A	Voegete et al.	08-24-1999	

				FO	REIGN PATENT DOCUMEN	VTS		
Exam. Cite Initials No.		Foreign	Patent Docume	ıt.	Name of Patentee or Applicant of Cited Document	Date of	Location of Relevant	Tre
		Office	Number	Kind Code (if known)	representation of the second	Publication of Cited Document (MM-DD-YYYY)	Matter (if unspecified, assume entire document is relevant)	ns.
PR		FR	2 725 126	Al	Christian	05.04.1996		ao
I P		DB	197 11 288	A1	Wurster	01.10.1998		10

Examiner Signature Date Considered August 19

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Application/Control No. 09/762,223	Applicant(s)/Patent Under Reexamination ANSON ET AL.		
Examiner	Art Unit		
Paul A Roberts	3731	Page 1 of 1	

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-5,586,983	12-1996	Sanders et al.	606/61
	8	US-6,113,611	09-2000	Allen et al.	606/151
	С	US-5,219,358	06-1993	Bendel et al.	606/222
	۵	US-4,485,816	12-1984	Krumme, John F.	606/219
	E	US-6,200,330	03-2001	Benderev et al.	606/232
	F	US-6,447,524	09-2002	Knodel et al.	606/151
	G	US-6,287,315	09-2001	Wijeratne et al.	606/108
	н	US-6,451,034	09-2002	Gifford et al.	606/153
	1	US-6,485,496	11-2002	Suyker et al.	606/153
	J	US-			
	К	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0			•		
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)		
	u	REO		
	٧	TECHNO DEC 1 OF DEC		
	w	TECHNOLOGY CENTER Razoo		
	x	Ra _{Zoo}		

*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

09/762,223

Group Art Unit: 3731

Filing Date: May 7, 2001

Examiner:

Milano, Michael J.

Applicant(s): ANSON et al.

Atty. Docket:

78104.018

Title:

DEVICES AND METHODS FOR THE REPAIR OF ARTERIES

RESPONSE TO 19 FEBRUARY 2003 OFFICE ACTION (37 CFR §1.111)

Mail Stop Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

In Response to the Office Action of February 19, 2003, reconsideration of the objections and/or rejections and further examination of the application are requested.

Petition for Extension of Time to Respond

The period for response is hereby extended THREE month(s) to expire AUGUST 19, 2003 by this Petition for a Three-Month Extension of Time. A form PTO-2038 authorizing a charge for the petition fee of \$465 (37 CFR §1.17) accompanies this Response.

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I certify that this paper is being facsimile transmitted to the U.S. Patent and Trademark Office as follows:							
<u>373/</u>	703-305-3540	8-18-03	Willin Lout				
Group Art Unit	Facsimile No.	Date	Signature				

REMARKS

1. Status of the Office Action

Please note that the Office Action Summary specifies that the Office Action is a Final one, but the detailed/substantive Office Action does not so state, nor is a basis for finality set forth as per MPEP 706.07(a). Additionally, finality is not believed to be properly applicable because the Office Action contains new rejections predicated on U.S. Patent 4,485,816 to Krumme which are not necessitated by prior amendments. Therefore, it is believed that the checking of the "Final" box on the Summary was an inadvertent error, and the Office Action has been treated as a nonfinal one for purposes of this Response. If this understanding is incorrect, kindly reissue the Office Action with a statement of the basis for finality, as per MPEP 706.07(a).

2. Sections 1-2 of the Office Action: Foreign Priority and Cross-Reference to Prior Application

Please note that the present filing was made as per 35 USC §365(a)/(b), not §365(c), and thus it is believed that the priority GB applications should be present in the USPTO's file (since these priority applications should have been transmitted from the PCT International Bureau as per MPEP 1828/1893.03(c)). Additionally, it is believed that no statement is needed at the outset of the application since the application does not rely on 35 USC §120. If this understanding is incorrect, please advise. Please note that the priority is properly identified on the Official Filing Receipt of July 23, 2001, i.e., the application is a §371 of PCT/GB99/02544 filed August 3, 1999, which in turn claims priority to GB 9816800.8 and GB 9816802.4, both filed August 3, 1998.

3. Information Disclosure Statement

A new Information Disclosure Statement (with references and fee) is being mailed concurrently with the transmission of this Response. A copy is provided with this Response for your convenience. Kindly consider the references noted therein in all further actions.



United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
09/762,223	05/07/2001		ATTOKNET DOCKET NO.	CONFIRMATION NO	
		Antony Walter Anson	78014.018	2854	
759	0 09/04/2003				
Dewitt Ross &	Stevens				
8000 Excelsior D			EXAMINER		
Madison, WI 53	3717-1914		ROBERTS, PAUL A		
			ART UNIT	PAPER NUMBER	
			3731		
			DATE MAILED: 09/04/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	. · OIPE	I A II - II - II - II - II - II - II						
		Application No.	Applicant(s)					
-	Advisory Action 8 2003	09/762,223	ANSON ET AL.					
1		Examiner	Art Unit					
	-The MAILING DATE of this communication and	Paul A Roberts	3731					
T⊦	IE REPLY FILED 19 February 2002 FALLS TO THE	ars on the cover sheet with the c	correspondence address					
THE REPLY FILED 19 February 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. final rejection under 37 CFR 1.113 may only be either. (1) a timely filed amendment which places the application in Examination (RCE) in compliance with 37 CFR 1.114.								
_^	CFR 1.114.	t a server of to the think	ely filed Request for Continued					
	PERIOD FOR RE	PLY [check either a) or b)]						
	The period for reply expires on: (1) the mailing date of							
	The period for reply expires on: (1) the mailing date of this AdM event, however, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS F 706.07(f).	TLED WITHIN TWO MONTHS OF THE	FINAL DELECTION.					
have	been filed is the date for suppose of the state of the date	on which the petition under 37 CFR 1 1:	36(a) and the sure of the					
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in earned patent term adjustment. See 37 CFR 1.704(b).								
ľ	1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.							
2.0	The proposed amendment(s) will not be entered be	cause:	r the appeal.					
	(a) they raise new issues that would require further	r consideration and/or search (e	An NOTE I. ()					
ł .	they raise the issue of new matter (see Note be	slow).						
	(c) they are not deemed to place the application in issues for appeal; and/or	better form for appeal by mate	rially reducing or simplifying the					
1	(d) they present additional claims without canceling	g a corresponding number of fi	Dally rainated alaims					
l	NOTE. See Continuation Sheet.		nany rejected claims.					
3.	Applicant's reply has overcome the following rejecti	on(s);						
4	J Newly proposed or amended claim(s) would be	e alloumble if culturality at in a	parate, timely filed amendment					
5.	The a)☐ affidavit, b)☐ exhibit, or c)☐ request for application in condition for allowance because:	reconsideration has been consider	dered but does NOT place the					
	The affidavit or exhibit will NOT be considered beca raised by the Examiner in the final rejection.	use it is not directed SOLELY to	s issues which were newly					
7.	canceling the non-allowable claim(s). 5. The a) affidavit, b) exhibit, or c) request for reconsideration has been considered but does NOT place the application in condition for allowance because: 6. The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection. 7. For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended the status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) rejected: 51-61, 63-70. Claim(s) withdrawn from consideration: The proposed drawing correction filed on is a) approved or b) disapproved by the Examiner.							
	The status of the claim(s) is (or will be) as follows:	nd be rejected is blookided Delok	v or appended 7 EC					
	Claim(s) allowed:		DECTIVE					
	Claim(s) objected to: 62.		ECHNO					
	Claim(s) rejected: <u>51-61, 63-70</u> .		·020 _{GY}					
	Claim(s) withdrawn from consideration:		SENTER .					
8.	The proposed drawing correction filed on is a)	approved or h) discoom	73700					
9.	Note the attached Information Disclosure Statement(s)(PTO-1449) Paner No/s)	TEG by the Examiner.					
10.	Other:	12 1110/1 apai 140(5).	•					
		SUPER	MICHAEL J. MILANO IVISORY PATENT EXAMINER CHNOLOGY CENTER 3700					
S. Patent	and Trademark Office		ſ					

Continuation Sheet (PTOL-303) 09/762,223

Application No.

Continuation of 2. NOTE: The additional limitations would require further consideration of the cited references and another search.